

1 Kirsten A. Milton, Bar No. 14401
2 Mahna Pourshaban, Bar No. 13743
3 **JACKSON LEWIS P.C.**
4 3800 Howard Hughes Parkway, Suite 600
5 Las Vegas, Nevada 89169
6 Kirsten.milton@jacksonlewis.com
7 Mahna.pourshaban@jacksonlewis.com
8 Tel: (702) 921-2460
9 Fax: (702) 921-2461

10 *Attorneys for Defendants*
11 *David Saxe Productions, LLC, Saxe*
12 *Management, LLC and David Saxe*

13

14 **UNITED STATES DISTRICT COURT**

15 **DISTRICT OF NEVADA**

16 ALEXANDER MARKS, an individual,
17 Plaintiff,

Case No. 2:17-cv-02110

vs.

18 DAVID SAXE PRODUCTIONS, LLC;
19 SAXE MANAGEMENT, LLC; DAVID
20 SAXE, an individual; EMPLOYEE(S) /
21 AGENT(S) DOES 1-10; and ROE
22 CORPORATIONS 11-20, inclusive,

Defendants.

23

24 **ORDER TO EXTEND
TIME FOR DEFENDANTS' REPLY IN
SUPPORT OF DEFENDANTS' MOTION
TO DISMISS**

(First Request)

25 Defendants DAVID SAXE PRODUCTIONS, LLC; SAXE MANAGEMENT, LLC; and
26 DAVID SAXE (“Defendants”), by and through their counsel of record, and Plaintiff Alexander
27 Marks (“Plaintiff”), by and through his counsel of record, hereby stipulate and agree to extend the
28 time for Defendants to file their Reply in Support of Defendants’ Motion to Dismiss.

Specifically, the parties stipulate and agree that:

1. Defendants shall have a one-week extension of time, through and including
October 13, 2017, to file a Reply in Support of Their Motion to Dismiss;
2. After removing the case to federal court, on August 8, 2017, Defense Counsel
requested a three-week extension to prepare a responsive pleading. Subsequently on September
14, 2017, Plaintiff’s Counsel requested a two-week extension to file an Opposition to Defendants’
Motion to Dismiss. As a result of the extensions, Defense Counsel is requesting a one-week

1 extension to file Defendants' Reply as the current deadline conflicts with other court filings and
2 depositions previously scheduled in other matters.

3 This stipulation and order is sought in good faith and not for the purpose of delay. No
4 prior request for any extension of time has been made regarding this Motion.

5 Dated this 2nd day of October, 2017.
6

7 JEFFREY GRONICH, ATTORNEY AT LAW

JACKSON LEWIS P.C.

9 /s/ Jeffrey Gronich

10 Jeffrey Gronich, Esq., Bar No. 13136
11 1810 E. Sahara Ave., Suite 109
Las Vegas, Nevada 89104

12 Attorney for Plaintiff Alexander Marks

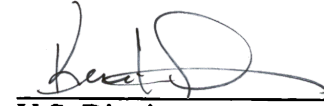
/s/ Kirsten A. Milton

Kirsten A. Milton, Bar No. 14401
Mahna Pourshaban, Bar No. 13743
3800 Howard Hughes Parkway, Suite 600
Las Vegas, Nevada 89169

13 Attorneys for Defendants
14 David Saxe Productions, LLC, Saxe
Management, LLC and David Saxe

16 **ORDER**

17 IT IS SO ORDERED October 4, 2017.

18 
19 U.S. District